3. On February 26, 2025, the	Court entered a Stipulation and Order to Extend the Padda
Defendants' Deadline to Respond to Sky	Law's Motion for Sanctions (Second Request) [ECF No.
108] to March 3, 2025.	
4. On March 3, 2025, the Pad	lda Defendants filed their Response to the Motion [ECF
No. 111].	
5. Sky Law's Reply in Suppo	ort of its Motion (the "Reply") is currently due March 10,
2025. In the meantime, with this Court's	entry of the Amended Stipulated Protective Order [ECF
No. 112], Sky Law's counsel is awaiting of	copies of the Padda Defendants' trust and operating
account statements, which are the subject	of Sky Law's Motion.
6. So that Sky Law's counsel	may receive and review the trust and operating account
statements, the deadline for Sky Law to file its Reply shall be extended until March 17, 2025.	
7. This Stipulation is entered into in good faith and not for purposes of delay.	
IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.	
DATED this 10 <sup>th</sup> day of March, 2025.	DATED this 10 <sup>th</sup> day of March, 2025.
BAILEY <b>*</b> KENNEDY	SPENCER FANE LLP
By: <u>/s/ Joshua P. Gilmore</u> Dennis L. Kennedy  Joshua P. Gilmore  Tayler D. Bingham	By: <u>/s/ Anthony A. Torroll</u> OLIVER J. PANCHERI ANTHONY A. TORROLL
Attorneys for Plaintiff/Counterdefendant	
SKY LÁW GROUP	PAUL PADDA LAW, PLLC Paul S. Padda Robert J. Kern
	Attorneys for Defendants and Counterclaimant PAUL PADDA LAW, PLLC and DARSHPAUL S. PADDA, ESQ.
IT IS SO ORDERED. Sky Law	shall have until March 17, 2025 to ale a Reply to its
Motion for Sanctions.	UNITED STATES MAGISTRATE JUDGE
DATED: 3-12-25	

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